levy of the said county, to the said John Buckman, or such other perfon as they may appoint, for the use of the son of the said John Buckman, a sum not exceeding twenty pounds per annum, to be applied to his support and maintenance, for and during such time as he may live, or his parents may remain unable to support him, which ability is to be determined by the justices of the said court.

## C H A P. III.

An ACT to change the surnames of Nicho'as Maccubbin, junior, and of James Maccubbin, to that of Carroll.

Preamble.

HEREAS Charles Carroll, Inte of the city of Annapolis, Barrister, did, by his last will and testament, devise a considerable part of his real and personal estate unto his nephew Nicholas Maccubbin, junior, and the heirs of his body lawfully begotten, by the name and description of Mr. Nicholas Maccubbin, junior, eldest son of Mr. Nicholas Maccubbin, of the city of Annapolis, and of his dear deceased sister Mrs. Mary Clare Maccubbin; and did also, by a codicil to his said last will and testament, devise a tract of land called Mount Clare, or Georgia plantation, situate near Baltimore-town, with all the buildings, mills, and improvements thereon, unto his nephew James Maccubbin, and the heirs of his body lawfully begotten, by the name and description of his nephew James Maccubbin, son of Mr. Nicholas Maccubbin, of the city of Annapolis, and his dear decealed sister Mrs. Mary Clare Maccubbin, as by the said will and codicil fully appears to this general assembly: And whereas the said Charles Carroll, Barrister, did, by the said will and codicil, also direct, that his said nephews, and the heirs of their bodies lawfully begotten, should take upon himself and themselves the surname of Carroll only, together with the coat of arms and armorial bearings of the family of Carroll, or O'Carroll, at all times from and after his decease; and should use, and at all times stile and subscribe himself and themselves, in all writings, by the furname of Carroll only:

N. and J.
Maccubbin
to take the
furname of
Carroll, &c.

II. Be it therefore enacted, by the General Assembly of Maryland, That it shall and may be lawful for the said Nicholas Maccubbin, junior, and James Maccubbin, from henceforth to take upon himself and themselves the surname of Carroll instead of that of Maccubbin, and also to use the coat of arms and armorial bearings of the family of Carroll, or O'Carroll, and also for the children and descendants of the said Nicholas Maccubbin and James Maccubbin, to take upon himself, herself, and themselves, the jurname of Carroll, and also to use the coat of arms and armorial bearings of the family of Carroll, or O'Carroll; and that all securities, promises, contracts, assurances, deeds, and lawful acts whatsoever, heretosore made, or hereaster to be made, by on to the aforefaid Nicholas Maccubbin, junior, and James Maccubbin or either of them, by the name of Carroll, shall be of the same force and effect, and equally avail, to all intents and purposes, as if the name of Carroll had been the true and proper surname of Nicholas Maccubbin, junior, and James Maccubbin, from their birth, any law, statute or custom, to the contrary in any wife notwithstanding.